

a de novo review of those portions of the Report and Recommendation to which objections (Dkt. 18) have been made. The Court accepts the findings, conclusions, and recommendations of the United States Magistrate Judge.

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IT IS THEREFORE ORDERED that (1) all claims against Defendants Enriques, Urias, Doe 1, and Doe 2 are dismissed without prejudice but without leave to amend in this action; (2) the official capacity claims against the RAP members are dismissed with prejudice; and (3) the individual capacity claims

	Case 2:24-cv-06656-WLH-KES Do	ocument 19 #:101	Filed 01/29/25	Page 2 of 2	Page ID
1	against the RAP members are disa	nissed witho	out prejudice and	with leave to)
2	amend.				
3	The only Defendants remaining in this action are the eight RAP members:				
4	(1) Chief Medical Director Haar; (2) Health Grievance Counselor D. Vo;				
5	(3) Health Compliance Analyst C. Raids; (4) Correctional Counselor I.C.				
6	Thomasini; (5) Psychologist S. Sindel; (6) Correctional Supervisor Reynoso;				
7	(7) Associate Warden Gaughan; and (8) CMC Associate Government Program				
8	Analyst K. Lino. (See Dkt. 7 at 3.)				
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